

**GOVERNMENT OF TELANGANA**

**ABSTRACT**

Irrigation & CAD Department — Land Acquisition – Nizamabad District – Kammarapally Mandal – Choutpally Village – O.P.No.337/1994 – Decretal charges for an amount of Rs.27,86,331/- (Rupees Twenty Seven Lakhs Eighty Six Thousand Three Hundred and Thirty One only) Sanctioned - Orders – Issued.

-----

**IRRIGATION & C.A.D.( LA.RR-A.I) DEPARTMENT**

**G.O.RT.No. 531**

**Dated:17 -07-2015.**

**Read the following :-**

1. From the Collector & District Magistrate, Nizamabad  
Lr.No.GI/106/2008, dated 10.10.2012.
2. From the Special Chief Secretary to Government & Chief  
Commissioner of Land Administration, Hyderabad  
Lr.No.LA.I/384/2014, Dated:09.03.2015.

\*\*\*\*\*

**O R D E R:**

In the circumstances reported the Special Chief Secretary to Government and Chief Commissioner of Land Administration, Hyderabad, thereon in the reference read above and after careful examination of the proposal, Government hereby accord sanction for an amount of Rs.27,86,331/- (Rupees Twenty Seven Lakhs Eighty Six Thousand Three Hundred and Thirty One only) towards decretal charges to be deposited in the respective Court in respect of OP.NO.337/1994 pertaining to Choutpally Village, Kammarapally Mandal, Nizamabad District for the lands acquired for construction of Reservoir across Rathod Vaagu, vide Award No.A5/4283/1991, dated:17.01.1994, subject to verification and confirmation whether the reference under section 18 (1) of the Land Acquisition Act is made to the Lower Court after following all the guidelines/directions on the subject and in case, if it is detected that Sec.18 reference was made contrary to the rules/guidelines issued by the Government/Special Chief Secretary to Government & Chief Commissioner of Land Administration, Hyderabad, immediate action should be taken to recover the loss sustained by the Government from the staff concerned and filing of restitution petition and also subject to confirmation of the Chief Engineer concerned, to the extent of land acquired. Further, the District Collector Nizamabad should verify the calculations made by the Land Acquisition Officer once again thoroughly at his level with reference to the decree and instructions issued by the Government/Special Chief Secretary to Government & Chief Commissioner of Land Administration, Hyderabad, on the subject matter, from time to time duly deducting the Income Tax as per rules, before depositing the above sanctioned decretal amount in Lower Court. The District Collector, Nizamabad and the LAO/RDO Nizamabad may also verify once again that the amount sanctioned above has not been paid earlier to avoid double payment.

2. The expenditure sanctioned in Para (1) above, shall be debit to the Head of Account under “4702-COL – 01-Major Irrigation – MH-101-COL on Minor Irrigation - GH-11 Surface water scheme included in the plan – SH(12) Construction & Restoration – 530-Major works – 532- Lands (charged)”.

3. The Special Chief Secretary to Government & Chief Commissioner of Land Administration, Hyderabad, District Collector Nizamabad, shall take necessary action accordingly.

**P.T.O**

-: 2 :-

4. This order issues with the concurrence of Finance (EBS.IX) Department vide their U.O.No.6729/302/A.I/EBS.IX/2015, dated : 16.06.2015.

**(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)**

**Dr.SHAILENDRA KUMAR JOSHI,  
PRINCIPAL SECRETARY TO GOVERNMENT**

To,

The Spl. Chief Secretary to Govt., & Chief Commissioner of Land  
Administration, Hyderabad.

The District Collector, Nizamabad.

The Land Acquisition Officer and Revenue Divisional Officer, Nizamabad.

The Accountant General, Hyderabad.

The Director of Works Accounts, Hyderabad.

The District Treasury Officer, Nizamabad.

The Pay & Accounts Officer, Nizamabad District.

**Copy to:-**

The P.S to Principal Secretary to Government, I & CAD Department.

The Law Department.

The Finance (EBS.IX) Department .

SF/SC.

//FORWARDED::BY ORDER//

**SECTION OFFICER**